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NOTICE OF ALLOWANCE AND FEE(S) DUE

7590 02/02/2004 Peter M Ullman Woodcock Washburn Kurtz Mackiewicz & Norris LLP One Liberty Place			EXAM	EXAMINER PEESO, THOMAS R		
			PEESO, TH			
			ART UNIT	PAPER NUMBER		
46th Floor		•	2132	X		
Philadelphia, PA 19	103		DATE MAILED: 02/02/2004	,		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/604,540	06/27/2000	Marco A. DeMello	MSFT-0124/154571.1	5020		

TITLE OF INVENTION: SERVER FOR AN ELECTRONIC DISTRIBUTION SYSTEM AND METHOD OF OPERATING SAME

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1330	\$0	\$1330	05/03/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.
- Applicant claims SMALL ENTITY status.
 See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Complete and send this form, together with applicable fee(s), to: Mail

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Peter M Ullman	90 02/02/2004					
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Philadelphia, PA 19	9103					(Depositor's name)
						(Signature)
						(Date)
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3. ASSIGNEE NAME AND	RESIDENCE DATA TO F	BE PRINTED ON T	HE PATENT (print	or type)	 	
PLEASE NOTE: Unless been previously submitted (A) NAME OF ASSIGNE	an assignee is identified be I to the USPTO or is being s 3E			e patent. Inclusion of tion of this form is NO 'Y and STATE OR CO	assignee data is only appropri OT a substitute for filing an ass OUNTRY)	ate when an assignment has ignment.
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4a. The following fee(s) are e			. Payment of Fee(s):		or portation of other private g	oup entity a government
☐ Issue Fee			☐ A check in the am	ount of the fee(s) is en	nclosed.	
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Peter M Ullman			PEESO, TH	HOMAS R
	urn Kurtz Mackiewicz d	& Norris LLP		
One Liberty Place			ART UNIT	PAPER NUMBER
46th Floor			2132	
Philadelphia, PA 1	9103		DATE MAILED: 02/02/2004	4

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 847 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 847 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Application No. Op/604-540 DEMELLO ET AL.	* · · *			
Notice of Allowability	1	Application No.	Applicant(s)	
Notice of Allowability	•	09/604.540	DEMELLO ET AL.	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address— Iclaims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included srewith for previously mailed, a hotice of Allowance (PTOL-86) or other appropriate communication will be mailed in due course. OTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. It has allowed claim(s) is/are 1-63. The allowed claim(s) is/are 1-63. Th	Notice of Allowability			
claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included rewith (or previously mailed), a Notice of Allowane (PTOL-85) or other appropriate communication will be mailed in due course. OTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. This communication is responsive to application papers filed. The allowed claim(s) is/are 1-63. The drawings filed on 27 June 2000 are accepted by the Examiner. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some* o) None of the: 1. Certified copies of the priority documents have been received in Application No. 2. Certified copies of the priority documents have been received in this national stage application from International Bureau (PCT Rule 17.2(a)). **Certified copies not received: Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specification or in an Application Data Sheet. 37 CFR 1.78. (a) The translation of the foreign language provisional application has been received. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 179(e) (to a provisional application) since a specification or in an Application Data Sheet. 37 CFR 1.78. (a) The translation of the foreign language provisional application has been received. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 179(e) (to a provisional application) since a specification or in an Application Data Sheet. 37 CFR 1.78. (a) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 179(e) (to a provisional application patents and patents of the specification or in an Application nas been received. Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 179(e) (to a provisional application patents and patents and pate		Thomas R. Peeso	2132	
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☐ Examine a common regarding requirement of Deposit ON Examiner's Statement of Reasons for Allowance		· <u> </u>		
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Page 2

Application/Control Number: 09/604,540

Art Unit: 2132

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

Applicant has claimed uniquely distinct features in the instant invention which are not found in the prior art, either singularly or in combination. They are:

1. A method of using a first computing device to provide a content item to a second computing device:

receiving, at said first computing device from said second computing device via a network, a communication, said communication comprising encrypted information, said communication being initiated at said second computing device based on a universal record locator, said universal record locator comprising an address of said first computing device and said encrypted information;

using a secret to decrypt at least some of said encrypted information, said secret being shared between said first computing device and a third computing device; and providing said electronic content item to said second computing device based at least in part on at least some of the decrypted information.

14. A method of providing electronic content, said method comprising the acts of: receiving, via a network, a communication, said communication

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comprising a universal record locator and originating at a first computing device, said universal record locator having information relating to an electronic content item, said information being included in said universal record locator in an encrypted form;

decrypting said encrypted information; and
providing said electronic content item to said first computing device
based at least in part on at least some of said information.

A method of providing an electronic content item, said method comprising the acts of:

receiving, from a first computing device, a first cryptographic key;

retrieving said electronic content item from storage, said electronic

content item comprising encrypted content decryptable with said second cryptographic key;

encrypting said second cryptographic key with said first cryptographic

key to produce an encrypted cryptographic key;

including said encrypted cryptographic key in the retrieved electronic content item; and

transmitting, to said first computing device, the retrieved electronic content item including said encrypted cryptographic key.

38. A method of preventing unauthorized distribution of content, said method comprising the acts of:

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receiving a first communication from a first computing device, said first communication comprising first encrypted information, said first communication being initiated at said first computing device based on a first universal record locator, said first universal record locator comprising an address of said first computing device and said first encrypted information, said first encrypted information comprising first time information;

decrypting said first encrypted information to retrieve said first time information;

determining, based on said first time information, that a time limit has not expired; and

providing a first electronic content item to said first computing device.

46. A method of electronic distribution, said method comprising the acts of:

a first party receiving an order for an item from a third party;

said first party creating information relating to said item;

said first party encrypting said information with a secret to produce
encrypted information, said secret being shared between said first party and a second party;

said first party transmitting to said third party a universal record

locator, said universal record locator comprising said encrypted information and a network address of a server associated with said second party;

said second party receiving a transmission comprising said encrypted information, said transmission being actuated by said third party based on said universal record locator;

said second party using said secret to decrypt said encrypted

information; and

said second party performing at least one action in furtherance of fulfilling said order based on said decrypted information.

50. A method of providing content item individualized for a user, said method comprising the acts of:

retrieving, from a storage device, a content item, said content item comprising: meta-data, a decryption key sealed with said meta-data, and encrypted content decryptable with said decryption key;

unsealing said decryption key;

adding at least some personal information pertaining said user to said meta-data to produce new meta-data; and

resealing said decryption key with said new meta-data.

55. A download server adapted to deliver electronic content to client devices, comprising:

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a validation module that validates incoming requests for the electronic content;

a content store module that determines a location on the download server of the requested electronic content;

a security level determination module that determines the level of protection the electronic content is to receive; and

a sealing module that seals the electronic content in accordance with a determined level of security for downloading to the client devices.

60. A method of preventing unauthorized distribution of content, said method comprising the acts of:

receiving a first communication from a first computing device, said first communication comprising first encrypted information, said first communication being initiated at said first computing device based on a first HTTP request, said first I-ITTP request comprising an address of said first computing device and said first encrypted information, said HTTP request further comprising a hash of said first encrypted information computed prior to the encryption of said encrypted information;

decrypting said first encrypted information;

determining, based on a comparison of the computed hash with the

decrypted information that said encrypted information has not been tampered with; and providing a first electronic content item to said first computing device.

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Any comments considered necessary by applicant must be submitted no later than the

payment of the issue fee and, to avoid processing delays, should preferably accompany the issue

fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for

Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thomas R. Peeso whose telephone number is 703 305-9784. The

examiner can normally be reached on Mon.-Thur, 7:00 to 4:30 and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gilberto Barron, can be reached on 703 305-1830. The fax phone numbers for the

organization where this application or proceeding is assigned are 703 746-7239 for official

communications, 703 746-7240 for unofficial communications and 703 746-7238 for After Final

communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703 305-3900.

Thomas R. Peeso Primary Examiner

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January 27, 2004